CHAP. 142. parties shalf proceed to trial at the first court to which the writshall be made returnable, and no imparlance or appeal shall be allowed.

No supervisors to

3. AND BE IT ENACTED, That no supervisor shall proceed to winness ten able-bo. Work on any public road with a less number of able bodied labourthan ten able-bo- work on any puone rous died labourers, &c ers than ten, unless it be for repairing a bridge or bridges, removed ing fallen trees, or other obstructions, or for the purpose of finishing or amending his respective road, which may be completed with a smaller number of hands than ten, on forfeiture of his wages for the time that a less number shall be employed, to be deducted out of his allowance by the levy court.

Supervisor's allowance.

4. AND BE IT ENACTED. That each and every supervisor so appointed as aforesaid, shall be allowed for his services as such, a sum. in the discretion of the levy court, not exceeding two dollars per day.

Part of an act cepealed.

5. And BE IT ENACTED, That from and after the first Monday in April next, every part of the original act to which this is a further supplement, that is contrary to, or inconsistent herewith, be and the same is hereby repealed.

## CHAP. CXLIII.

Zassed Jan 20 1808 An Act for removing an obstruction in Conewago-Street, and for extending the width and changing the direction of Ten Feet Lane in the City of Baltimore. Lib. TH. No.1, fol. 480.

See 1810, ch. 48.

Preamble.

WHEREAS it has been represented to this general assembly, that some benefit and convenience will result to the citizens of Baltimore. by extending the width and changing the direction of Ten Feet Lane, in the city of Baltimore, from Vulcan-alley to Conewagostreet, and removing an obstruction in Conewago-street;

Lane may be ex-

2. Be it enacted, by the General Assembly of Maryland, That tended with con-sent of owner of the city commissioners for the city of Baltimore shall have power, and they are hereby directed, with the consent of the owner of the land on each side of Ten Feet Lane, to cause the said lane to be extended to the width of sixteen feet, from Vulcan-alley until it intersects Conewago-street, and that the said commissioners are also directed to change the course of said lane, by causing it to run in a right angle southwardly from Conewago-street to the mouth of Vulcan-allev.

When extended, the lane as it now runs, to be the right of the pre-sent owner of the land.

3. And BE IT ENACTED, That when the said lane, called Tex-Feet Lane, shall be extended and altered as is by this act directed. then and in such case the whole of Ten Feet Lane, as it now runs from Vulcan-alley until it intersects Conewago-street, shall be the right and estate of the present owner of the land on each side of said lane, his heirs and assigns, for ever.

When altered, the owner of the land on each side there.

4. AND BE IT ENACTED. That when the said lane has been altered and changed as is hereby directed, the owner of the land on of, to relinquish each side of said lane, shall relinquish all his right and title to the said land on which the change shall be made, and the same shall thereafter be deemed and taken as a public lane or alley, without any compensation for the land included therein.

right. &c.

5. And BE IT ENACTED. That upon making the alteration by which lies in Concession this act prescribed, the owner of the land which lies in Conewago-tweet also this act prescribed, the owner of the land which lies in Conewago-to reliquish his street, not hitherto condemned, shall immediately thereupon reliquist.